

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

/ Election

In re Hesson et al.

Appln. No.:

09/908,985

Filing Date:

July 19, 2001

For:

Kits and Solutions Supporting

Intracranial Perfusions

Reference:

358381-101

Art Unit:

3763

Examiner:

Han, M.

REPLY TO RESTRICTION

REQUIREMENT

JUL -9 2003

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313

This paper is responsive to the Office Action dated April 1, 2003. With a two month extension of time, the present reply is timely filed on or before July 1, 2003.

Applicant provisionally elects Group I (claims 1-32, 34-40), but with traverse as to the asserted to be independent subject matter of Group III (claims 41-50).

The kits of group I can be used in the methods of Group III. A thorough examination of Group I requires a review of the Group III art, and a thorough examination of Group III requires a review of the Group I art. Thus, joint examination imposes no additional burden. Without

y: Sally B Hansen

I HEREBY CERTIFY THAT THIS CORRESPONDENCE IS BEING DEPOSITED WITH THE UNITED STATES POSTAL SERVICE AS FIRST-CLASS MAIL IN AN ENVELOPE ADDRESSED TO: COMMISSIONER FOR PATENTS, ALEXANDRIA, VA 22313, ON JULY 1, 2003.

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such additional burden, restriction is not appropriate. There will be no undue burden to joint examination.



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Jackson

Conclusion

Prompt examination on the merits is earnestly solicited.²

Respectfully submitted,

Arthur E. Jackson

Registration No. 34,354



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Attention: Arthur E. Jackson

JUL -9 2003
TC 3700 MAIL ROOM

If any additional extension is required, please consider this paper a petition for such an extension; Any fee for the extension required for consideration of this paper but not enumerated above or in a transmittal or other associated paper can be charged to Account No. 04-0480.

AND/OR

If any additional fee is required for consideration of this paper, please charge Account No. 04-0480.

² FEE DEFICIENCY